

## STATE OF WISCONSIN Division of Hearings and Appeals

In the Matter of	
Office of the Inspector General, Petitioner	PEGMON
vs.	DECISION Case #: FOF - 158241
, Respondent	
Violation determination be entered against	ed a hearing under 7 C.F.R. §273.16 requesting that a FoodShare Intentional Program and that a one year disqualification penalty be imposed for the processing FoodShare through the State of Wisconsin while living in Alabama.
Prior to the administrative law judge writing a Appeals. Therefore, the agency may impose the state of the st	a decision a waiver, signed by respondent, was submitted to the Division of Hearings and he requested sanction.
NOW, THEREFORE, it is	ORDERED
That the respondent, i effective the first month following the date of	is hereby ineligible to participate in the FoodShare program for a period of one year receipt of this decision.
APPEAL TO COURT	
either personally or by certified mail on the	Court in the county where you live. Appeals must be filed with the Court <b>and</b> served be Secretary of the Department of Health Services, 1 West Wilson Street, Room 651 in this decision as "PARTIES IN INTEREST" <b>no more than 30 days after the date of</b> nely rehearing request (if you request one).
The process for Circuit Court Appeals may be or at your local library or courthouse.	e found at Wis. Stat. §§ 227.52 and 227.53. A copy of the statutes may be found online
	Given under my hand at the City of Milwaukee, Wisconsin, this 22nd day of August, 2014
	\sDavid D. Fleming
	Administrative Law Judge

Division of Hearings and Appeals

c: Office of the Inspector General - email
Public Assistance Collection Unit - email
Division of Health Care Access and Accountability - email
Keegan Trentzsch - email



## State of Wisconsin\DIVISION OF HEARINGS AND APPEALS

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The preceding decision was sent to the following parties on August 22, 2014.

Office of the Inspector General Public Assistance Collection Unit Division of Health Care Access and Accountability Keegan.Trentzsch@dhs.wi.gov